🐿 AO 472 (Rev. 3/86) Order of Detention Pending Trial

	United S	STATES DISTRICT		FILED U.S. SISTRICT COURT
		District of	NEBRA	ASKSAMEDY OF HEBBASK
	ED STATES OF AMERICA V. A LAVONNE WILKINSON	ORDER OF DETI		2009 MAR 18 PM 4: 51 NG REVOCATION HRG. OFFICE OF THE CLES
that the follo  (1) The def or local a er and	Defendant ance with the Bail Reform Act, wing facts require the detention cendant is charged with an offense describ offense that would have been a federal o rime of violence as defined in 18 U.S.C. offense for which the maximum sentence offense for which a maximum term of im	Part I—Findings of Fact bed in 18 U.S.C. § 3142(f)(1) and has beffense if a circumstance giving rise to f § 3156(a)(4).  is life imprisonment or death.	vocation hearing seen convicted of a rederal jurisdiction ha	g in this case.
\$ 3  (2) The office of the control o	clony that was committed after the defend 142(f)(1)(A)-(C), or comparable state or tense described in finding (1) was commit d of not more than five years has elapsed offense described in finding (1). It is Nos. (1), (2) and (3) establish a rebuttal of (an) other person(s) and the community is probable cause to believe that the defense which a maximum term of imprisonment der 18 U.S.C. § 924(c). It is a serious risk that the defendant as required and it is a serious risk that the defendant will not serious probable that the defendant will not serious risk that the	local offenses.  Ited while the defendant was on release since the date of conviction ble presumption that no condition or co. I further find that the defendant has resulting that has committed an offense of ten years or more is prescribed in stablished by finding 1 that no condition the safety of the community.  Alternative Findings (B)	pending trial for a fe release of the defer embination of conditi not rebutted this pres	ederal, state or local offense. Indant from imprisonment It ions will reasonably assure the umption.
	c credible testimony and information subidence that	itten Statement of Reasons for De	etention	cing evidence a prepon-
to the extent pra reasonable oppor Government, the	Part III  Int is committed to the custody of the Attorn cticable, from persons awaiting or servir tunity for private consultation with defer person in charge of the corrections facilit the a court proceeding.	ng sentences or being held in custody in se counsel. On order of a court of the ty shall deliver the defendant to the University shall deliver the defendant to the University Signature of David L. Piester,	tive for confinement i pending appeal. The e United States or on	e defendant shall be afforded a request of an attorney for the or the purpose of an appearance

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).